powers of the Governor and Council under the Constitu-

powers of the Governor and Council under the Constitution I

IL—Has the holder of any such summons a right to fails a seat in the organization or subsequent proceedings of either house, to the exclusion of members rightfully elected as shown by said returns under the decist neither Court; or, does such right rest in said last-named member to the exclusion of the member summoned from the same district!

III.—If summons were issued under the lacts recited in the statement berewith submitted to Lewis A. Voter, of Farmington District; David Snow, of Skowhegan; Alfred Cushmen, of Ashland, James O. Widte, of Jay; Leonard H. Beals, of Leshan; Osgood N. Brathury, of Stoneham; Geo, W. Johnson, of New Sharon; Luncoln H. Leighton, of Cherrytical; Aaren H. Woodcock, of Vancebore; Harper Allen, of Fairfield, and Joshua L. Jordan, of Searsport, would such summons give either of the above-named persons a right to take part in the organization or subsequent proceedings of the House; etc., would such right rest in Cyrus H. Thomas, of Fairfield District; John Buruman, of Ashland District; John Strict; Wm. iff Thomas, of Leshan D. Strict; A. F. Andrews, of Stoneham District; John R. Eaten, of Jay D. strict; Wm. iff Thomas, of Leshan D. Strict; A. F. Andrews, of Stoneham District; David N. Norlon, of New Sharon District; Henry C. Baket, of Cherryfield District; Carries A. Roll, of Vanceboro District; K. B. Core, of Pairfield District; Robert French, of the Searsport District, to the excussion of persons summoned from the districts?

IV.—If the summoness were issued under the facts recited in the statement herewith submitted to Daviel W. True, of Camberland County; Edward A. Gibe, of Camberland County; Radolphus P. Thompson, of Franklin County; James R. Talbo, of Washington County; John Q. Denett, of York County; Has S. Libby, of York County; Davied Washeld, of York County; then yet. Brewer, of the cause of the camber and County; Goa, H. Fernald, of Franklin County; Aldon Bradford, of Washington County; John Q. Decaned appears by t

CAN A HOUSE WITHOUT A QUORUM DO BUSINESS ? VI. If the aummons described in Question I s void, and persons bolding such summonses take part in the organization of either Senate or House of Representatives, and without the votes of such persons there are less than sixteen members in the Senate and less than seventy-six members in the House voting for and against efficers of the so-called Senate or House, have such bodies any legal organization in either House or Senate, or without such legal organization in either House or Senate, or without such legal organization in either House or Senate, or without such legal organization in either House or Senate, or without such legal organization and voting on a given measure, can any valid law be enacted, any legal officer chosen, or any business whatever be locally deise, except to adjourn, and if any business, what business?

VIII.—Without a legal organization formed, and legal officers chosen by seventy-six members present and voting in the House of Representatives, and sixteen members present and voting in the Senate, can either house compel the attendance of absent members!

IX.—To make up the legal quorum required on any vote in either house, can the votes of any person be counted who, though anumoused, loca not appear to be elected by the official returns under the Constitution and the demand of the Court! take part in the organization of either Senate or House

cleeted? XXL—Can eleven members, duly elected and summoned, and seven other members, not summoned, but appearing to be elected by a number of all the votes returned under the requirements of the Cansil'utton and the decision of a Court, constitute and organize a legal Schate, provided said algebres members each have received for Schator a plurality of all votes yest, and the official records as well as the official re-

Yate, and the state of the transformer of the House of Pepresentatives, together with two ive members doct not summoned, from the cities of Percland, Lawiston, Bath, Saco and Rockland, and two members doct not summoned from the towns of Farmington and Skowkegan, constitute or organize a legal House of Representatives, when the fourteen members above summerated were in fact elected, and that fact appears by the cilicial returns and by a decision of the

XXIII.-Can the seventy-six members-elect enu-merated in Question XIX. constitute and or XXIII.—Can the seventy-six members-elect enumerated in Question XIX. constitute and organize a legal House of Representative, together with nine other members elected who were is fact elected, and appear by the official returns and by decisions of the Court to be elected, though the nine seats aforesaid are claimed by other candidates who were summoned by the Governor and Council, but who were not in fact elected, and do not appear to be elected by said official returns under the decision of the

cleeted by said official returns under the decision of the Court!

XXIV.—When the terms of office of the Governor and Council have expired, the Acting-President of the Senate having refused to qualify duly snamoned members-elect, and the acting House of Representatives, made up of sixiy-two members legally snamoned, and fourteen others snumoned, but not in fact elected, and not appearing to be elected by the official returns under the decision of the Court, refuses to admit to seats the fourteen members-elect specified, or the nine additional members-elect specified, or the nine additional members-elect specified in Question XIX., or the under additional members-elect specified in Question XIX., or the under additional members-elect specified in Question XIX., or the under additional members-elect specified in Question XIX., or any one of them, can the seventy-six members specified by Question XIX., after being called to order by one of their members, and a roll of the members-elect read as they appear by the official returns, be qualified before a dedimns justice, and thus constitute and organize a legal House of Representatives?

XXV.—When the terms of office of the Governor and Council have expired, and the acting Senate, made up of twelve members legally summoned and eight others summoned, but not, in fact, elected, and not appearing to be elected by the official returns and the decision of the Court, refuse to admit to seats the seven members who were in fact elected, and who appeared to be elected by the official returns and the decision of the Court, can the seven members thus denied scate, acting with eleven members-elect duly summoned, after being called to order by one of their number and a resin a definite and organize a legal Scate !

XXVI.—When a person has received a summons as a member or the House of Representatives and returns the same to the Governor before the assembling of the Legislature and reskins his seat, is it competent for him to recall and cancel that resignation after the Legislatur XXIV .- When the terms of office of the Governor and

Five Associate Justices arrived at Bangor this evening. The full Court will convene to-morrow.

A CONSPIRATOR REBUKED.

Boston, Jan. 14.-A special dispatch to The Journal, from Skowhegan, Me., says:

Journal, from Skowhegau, Me., says:
Yesterday, at the annual meeting of the First National
Bank for the choice of directors, William Pulibrick,
its past cashier and since a leading director, was denied
reflection by the stockholders. Philbrick is the Insurance Commissioner, and planned and executed the plot
by which more than 560 Republicans were distriauchised and the Republican condidate for Representative, who received more than 250 majority, was counted
out. This is a stinging rebulke, because Philbrick is an
experienced banker, and because the stockholders comprise a large number of business men, farmers, etc. it
shows what they think of those who rob the people of
its suffrage. Philbrick did not get a vote.

AFFAIRS AT ALBANY.

THE COMMITTEES APPOINTED. EXPERIENCED MEMBERS EFLECTED FOR RESPONSI-BLE DUTIES-THE SUPERINTENDENT OF PUBLIC

WORKS. The Senate and Assembly committees were announced vesterday. Men of experience have generally been appointed as chairmen and members of the committees. The chief criticism comes from the Brooklyn members, who think they have been treated unfairly in the composition of the Committees on Cities. It is supposed that Silas B. Dutcher will be nominated for Superintendent of Public Works, and Jeremiah Drew for Captain of the Port of New-

CHARACTER OF THE COMMITTEES. EXPERIENCED MEN NAMED AS CHAIRMEN-THE COM-MITTERS GENERALLY STRONG-BROOKLYN MEM-BERS DISSATISFIED.

FROM THE REGULAR CORRESPONDENT OF THE TRIBUNE. ALBANY, Jan. 14 .- The committees of the Legislature were announced to-day, and in both houses an adjournment was taken immediately after the reading of the lists, to enable members to talk about the wis dom of the men who had framed them. There is always a great deal of dissatisfaction expressed, and some crit cisms of a severe character have been uttered to-day. but not as many comments in censure have been heard party majority in both branches of the Legislature to satisfy.

The chief fault-fluding with the list of Senate committees came from the Brooklyn Democrats, Secutors Jacobs and Murtha. They camplained that they had been excluded from the Committee on Cities, and Senator Schroeder, a new member from Brooklyn, had been admitted. They said that they thought this unjust, in view of the fact that very important legislation regarding the Government of Brooklyn had been suggested. The politicians here regard the exclusion of Schators Jacobs and Murtha from the committee as the work of ence in the Senate. Senator Schroeder is credited with number of bills, an administration of the departments of Brooklyn, established last Fall, by an alliance of the Democratic Mayor with a minority of the Repulican cratic Aldermen.

The Judiciary Committee receives over one-half of the bills that come to the Senate. It will again have at its head Senator Robertson, who since the year 1872 has position than it ever had held before, and its bills have been welcomed by the Senate as embodying the result of old position as chairman of the Committee on Cities, after a rest of two years. He is thoroughly acquainted with the form of government of both New-York and Brooklyn. Senator Schroeder, another member, as a former Mayor of Brooklyn, is well acquainted with the affairs of that city. The Committee on Canals is appropriately headed by Schator Baker, who displayed a thor.

which the form of government. On the control who, though animonod, these not negative the related by the form of the court?

Xi.—Can the Governor and Commet healty administration to request the animon of the Court?

Xi.—Can a wand organization of the House be made to the reverse of the court of the cour

and non of the active hature required in a member of this committee, which, last year considered one-third of the bits of the Assembly. The Committee of Internal Affairs, which will consider the excise bills, has as its Chairman Mr. Evans, who is a strong temperance man. Among the rest of the Committee, however, there are several mee, like Mr. Talinadage of Brooklyn, who will favor a change in the excise laws.

Mr. Hord showed inst year that he was a very capable Chairman of the Committee on Canals. The Committee is divided between free canal men and near and think the present low to Is might better be maintained. Mr. Duguid, the new chairman of the Committee on Canals and Navigation, as a member of the Hepburn Raifrond Committee, has shown that he is a clear-headed man of bosness. All bills in relation to the ferries of New-York and the fares charged at their gates will receive the thorough examination needful at his hands.

THE ASSEMBLY COMMITTEES. ME. HUSTED AT THE HEAD OF THE WAYS AND MEANS COMMITTEE. IGENERAL PRESS DISPATCH.]

ALBANY, Jan. 14 .- In the Assembly to-day, General Sharpe announced the committees to be as fol ws [Republicans in roman, Democrats in italies] :

Ways and Means—Messrs. Husted, of Rockland; Al vord of Onondaga; Hayes, of New-York; Moorrs, of Clinton; Guggs, of Albany; Chase, of Otsego; Kennedy, of Livingston; Titus, of Tompkins; and Benedict, of

of Levingston; Titles, of Polipkins; and Benefact, or Sings.

Judiciary—Messrs. Terry, of Washington; Brennan, of Franklia; Travis, of Washington; Brennan, of Franklia; Travis, of Washehester; Roberts, of Eris; Steele, of Oswego; Russell, of Kings; Congdon, of Cattaraugus; Potis, of Sullivan; Mr. Schell, of New-York, McCarthy, of New-York, and Rhodes, of Rensselaer.

On General Laws—Messrs. Tozier, of Wyoming; Bridges, of Oissego; Bradley, of Westehester; Curlis, of Chenango; Wren, of Kings; Comstock, of Rennselaer; Cookiagham, of Oneids; Potter, of Saratoga; Chamberlain, of St. Lawrence; Strait, of Rensselaer, and Benedict, of Kings.

On Canais—Messrs. Hurd, of Eric; Hayes, of New-

lain, of St. Lawrence; Strait, of Redeselaer, and Benedict, of Kings.

On Canais—Messes. Hurd, of Eric; Hayes, of New-York; Chickering, of Lewis; Van Valkenbergh, of Ni-gara; Morgan, of Alegany; Gray, of Oneida; Cullinan, of Oswego; Howland, of Onondaiga; Root, of, Monroe; Benedict, of Ulsier, and Mead, of Sciencetady.

On Afairs of Cities—Messes. Varaum, of New-York; Duguit, of Onondaga; Baker, of Monroe; Deane, of New-York; Carpenter, of Suffolk; Comstock, of Rensselaer; Slingerland, of Albany; Ash, of Eric; Brodsky, of New-York; Messes. Skinner, of Jefferson; Terry, of New-York.

On Railroads—Messes. Skinner, of Jefferson; Terry, of Washington; Tozier, of Wyoming; Lowe, of Niagara; Chickering, of Lewis; Andrews, of Broome; Kennedy, of Livingston; Giliette, of Columbia; Wells, of Faiton; Hamilton Barens, of Schohare, and Callin, of West-chester.

of Livingston; a Britete, of Columbia; Wells, of Fallon; Hamilton Barens, of Schoharse, and Callin, of West-chester.

Commerce and Narigation—Mesars. Duguid, of Onondams; Wells, of New-York; Youngs, of Queens; Griggs, of Albany; Deane, of New-York; Pitcher, of Dutoness; Lindsay, of Kings; McCabe, of Parlam; O'Brien, of Erie; Sheridan, of Kings, Gibbs, of New-York.

On Insurance—Messrs. Baker, of Mouroe; Varnum, of New-York; Sanders, of Genesee; Steele, of Oswenc; Peck, of St. Lawrence; Carpenter, of Suffolk; Russell, of Kings; Davis, of Steuben; Gillette, of Columbia; Callin, of Westchester, and Cashing, of New-York.

Banka:—Messrs, Van Valkenburgh, of Ningara; Ingersoil, of Chautauqua; Bradley, of Westchester; Curtis, of Chenango; Fiske, of Edenmond; Tuthill, of Cayuax; Mooers, of Cilinon; Mitchell, of New York; Cullinan, of Oswego; Rhodes, of Reinsselaer, and Ellis, of Jefferson.

Internal Afters—Messrs. Evans, of Seneca; Skunner, of Jefferson; Tallmadge, of Kings; Weston, of Essex; Peck, of St. Lawrence; Putlill, of Cayuax; Sipp, of Erie; Carpenter, of Ditchess; Sisson, of Washington; Parker, of Greene, and Hynes, of Albany.

Affairs of Villages—Messrs. Sanders, of Genesee: Potter, of Saratoga; Childs, of Cortland; Clowes, of Queens; Waterbury, of Orange; Slingerland, of Albany; Tuttie, of Steuben; Beach, of Schuyler; Clark, of Chautanqua; Henedict, of Ulster, and Ellis, of Jefferson.

Roads and Bridges—Messrs. Weston, of Essex; Bhult, of Orange; Welse, of New-York; Roberts, of Erie; Case, of Ontarlo; Builook, of Cautarangus; Pallips, of Orleans; Geates, of Delaware; Reach, of Schuyler; Harens, of Schoharle; Parker, of Greene.

Public Printing—Messrs. Bridges, of Otsego; Travis, of Westchester; Skinner, of Jefferson; Duel, of New-York; Silngerland, of Albany; Baker, of Saratoga; Morgan, of Allegany; Tuttie, of Steuben; Fiske, of Richmond; Frayers of Richmond; Trayers of Robmond; Trayers of Westchester; Skinner, of Richmond; Trayers of Westchester; Skinner, of Richmond; Trayers of Robmond; Trayers of Robmond;

Richmond; Fitsgerata, of Rullock, of Cattaraugus; Public Health—Messra. Bullock, of Cattaraugus; Craits, of Wayne; Fiske, of Richmond; Travers, of Westenester; Douglass, of Oneida; Morgan, of Allegany; Fish, of Yates; Youngs, of Queens; Sipp, of Erie; Hasens, of Scholarie, and Sheridan, of Kings. Charitable and Religious Societies—Messrs. Curtis, of

Chemango; Ash, of Erie; Flicher, of Dutchess; Fish, of Yates; Childs, of Cortland; Seely of Mouron; Donglass, of Oneida; Ferris, of Caynea; Sheridan, of Kings; MeDonald, of New-York, and Tally, of Kings.

Public Education—Messrs Sherman, of Wayne; Youngs, of Queens; Seely, of Mouroe; Callinan, of Oswego; Porier, of Sarataga; Brodsky, of New York; Childs, of Cortland; Crapser, of St. Lawrence; Comstock, of Renseacier; Grosse, of New York; Hoffman, of Cheming.

Childs, of Cortland; Crapeer, of St. Lawrence, of Stock, of Renssaeier; Grosse, of New York; Hoffman, of Chemang.

On Militia—Messrs, Bernan, of Franklia; Baker, of Saratog; Varnu , of New-York; Tanalil, of Cayaga; Gersline, of Herkimer; Andrews, of Broome; Muller, of Madiscon; Bridges, of Olsego; Hoffman, of Chemang; Thilemann, of New-York; Hagan, a N w-York.

On Claims—Messrs, Kenney, of Livneston; Waterbury, of Orange; Sisson, of Washington; Spip, of Erie; Potis, of su livan; Ludsay, of Kings; Crifts, of Wayner of Wing, of Warer of Ming, of Warer of Ming, of Warer, Flegerold, of New-York; O'Connor, of N w York; McTernan, of Kings.

Federal Relations—Messrs, Case, of Ontario; Low, of Nisgara; Chase, of Olsego; Patcher, of Datchess; Miller, of Madison; Congdon, of Cattoriagus; Baker, of Saratoga; Gray, of Oneida; Medroy, of New-York; is alsh, of New-York; and Hynes, of Albany, tame Large—Messrs, Chicketing, of Lewis; Carpenter, of Sanolk; Peck, of St. Lawrence; Douglass, of Oneida. Clowes, of Queens; Wells, of Fution and Handiton; Sisson, of Washington; Ellis, of Jeff rson; and McAroy, of New-York.

State Prison—Messrs, Shuit, of Orang; Tallmadge, of Kings; Ferris, of Cayaga; Nowlan, of Tioga; Howland, of Onond ga; Warner, of Montgomery; O'Brien, of Erice; Cushing, of New-York; and Newman, of Kings.

On State Charitable Institutions—Messrs. Bradley, of Westchester; Deane, of New-York; Andrews, of Eroeme; Tallmadge, of Kings; Warner, of Montgomery; Lefever, of Crange; McCabe, of Putnam; Gray, of Oneida; Wiley, of Abany, and Mead, of Schoneciady.

On Privileges and Elections—Messrs. Travis, of Westchester; Steele, of Osweyo; Hard, of Erie; Duell, of New-York; Warrer, of Montgomery; Lefever, of Ulster; Hagan, of New-York; Renedict, of Ulster, and Haeens, of Schoharie.

On Civil Divisions—Messrs, Roberts, of Eleiser, of Ulster; and Haeens, of Schoharie.

Magar, of New-York; Beneauc.

On Civil Divisions—Messis, Roberts, of Erie; Baker, of Menroe; Beates, of Delaware; Miller, of Madison; Cratts, of Wayne; Lefever, of Uister; Guinny, of Warten; Hynes, of Albany; O'Connor, of New-York, Trade and Manufactures—Slessis, Warner, of Montgomery; Weslon, of Essex; McCabe, of Putnam; Davis, of Steuben; Clark, of Chautaqua; Ccasser, of S. Lawrence; Grosse, of New-York; Terpeny, of New-York, and Clance, of Kings. rence; Grosse, of New-York; Terpens, and Clanes, of Kings, and Clanes, of Kings, Manutucture of Salt-Messars, Howland, of Onondaga; Sherman, of Wayne; Toner, of Wyoming; Crafts, of Wayne; Duguid, of Onondaga; O'Brien, of Eric; Bennett, of New-York; Cohea, of New-York, and Treamor, acti, of New-York; Cohea, of New-York, and Treamor, actions of the Cambers, of Cambe

nieli, ol New-York; Cohen, U. of New-York, Ol New-York, Public Lands-Messes, Low, of Ningara; Sanders, of St. Public Lands-Messes, Clark, of Canthaqua; Camberlam, of St. Lawrence; Hurd, of Erie; Russell, of Kings; Root, of Monro; Coalello, of New-York, and Clarcy, of Kings, Monro; Coalello, of New-York, and Clarcy, of Kings. Lawrence; Hurd, of Eric; Russell, of Kimz; Root, of Mouroc; Castello, of New-York, and Clancy, of Kings.

Agriculture-Messrs, Chase, of Orsegu; Suerman, of Wayne; Root, of Mouroc; Ferris, of Crystar; Corseline, of Herkimer; Miller, of Mourson; Lefever, of Usiser; Hogoman, of Chemiture, and Mead, of Schemeetady.

Indian Afairs-Messrs. Ingersoll, of Chantanqua; Warner, of Mouromery; Crapser, of St. Lawrence; Duguad, of Ordarionaga; Congdon, of Cattarangus; Bullock, of Schuyler; Gibbs, of New-York; Petitiens of Ali ns-Messrs, Pick, of St. Lawrence; Youngs, of Queens; Wren, of Kings; Case, of Ontario; Seely, of Mouroe; Lindsay, of Kings; Case, of Ontario; Seely, of Mouroe; Lindsay, of Kings; Case, of Kings; Shanley, of Gueens; Wren, of Kings, Case, of Kings; Shanley, of New-York, and Thile mann, of New-York Three-fifths Bulls-Messrs, Duell, of New-York, and Thile, of Steuben; Baker, of Saratoga; Pullips, of Orleans; Cookinham, of Oreidas; Fisk, of Richmond; of Kings, of New-York; Bault, of Kings, on Grievances-Messrs, Deane, of New-York; Shull, of Kings, On Grievances-Messrs, Deane, of New-York; Shull,

of Kings.

On Gricenners-Messrs, Deane, of New-York; Shult, of Orange; Lefever, of Uister; Gillette, of Columbia; Grugs, of Albany; Brodsky, of New-York; Tormey, of Kings; Bennett, of New-York, and McDonald, of New-York.

ork. On Expenditures of the House-Messrs, Hayes, of New

York.

On Expenditures of the House—Messrs. Hayes, of New York; Terry, of Washington; Ash, of Erie; Mitchell, of New York; Nowlan, of Tiogn; Carpenter, of Durchess; Strait, of Renselaer; Tormey, of Kings; Walsh, of New-York.

Expenses of the Executive Department—Messrs. Wells, of New York; Brennan, of Frankin; Pitcher, of Dutchess; Beates, of Delaware; Lindsay, of Kings; McCabe, of Putnim; Potts, of Sulivan; Newman, of Kings; Castello, of New-York.

On Rules—Messrs. Alvord, of Onondage; Haves, of New-York; Skinner, of Jefferson; Husted, of Rockland; Shanley, of Kings.

On Jonat Library—Mesars Mosers, of Clinton; Davis, of Seathen; Closes, of Queens; Bennett, of New-York; Cohen, of New-York; Sub-Committee of the Whole—Mesers, Titas of Tompekins; Daugherty, of New-York; Dustl, of New-York; Clancy, of Kings; Carpenter, of Suffolk; Grieges of Albany; Strait, of Renseelaer; Chambordan, of St. Lawrence; Wells, of Fulton and Hamdton; Cookinham, of Oneida; Gorsilin, of Herkiner; Nowlan, of Tioga; Evans, of Searcea; Fish, of Yates; Ingersoil, of Chautanqiin, and Van Valkenburgh, of Niagara.

Acjourned.

THE SENATE COMMITTEES. NOT ENOUGH DEMOCRATS TO GO ROUND-THE SEVEN

FARRLY DISTRIBUTED. ALBANY, Jan. 14 .- President Hoskins this morning suncanced the following appointments as standing committees of the Senate. [Republicans in reman : Democrats in Halles.

son and Fowler.
On Internal Affairs of Towns and Counties—Means, Lynde, Loro and Steems; on Villages—Means. Patts.
Warner and Steems.
On Literature—Means. Forster, Winslow and Jacobs.

nd Jacobs.
On Claims—Messes, Madden, Rockwell and Foreier,
On Printing—Messes, Loomis, Editmin and Jacobs,
On State Prisons—Messes, Sessions, Woodin and Jacobs

ha. On Militia-Meses, Winslow, Aster and Fueler, On Public Buildings-Mesers, Braman, Wagner and a. Public Health-Messrs. Williams, Woodin and On Public Heatta Messes. Astor, Winslow and On Public Expenditures Messes. Astor, Winslow and Sehacher.

On Engrossed Bills-Messrs. Halbert, Baker. Schroeier, Mus-annt Boyan.

On Election and Invision-Towns and Counties-Mos-

a. Birdsail, Davenport and Fowler.
On Roads and Bridges—Messes, Lord, Birdsail and Refreschment-Mossrs. Madden, Wagner and in Manufactures.-Mesars, Schroeder, Forster and Sec

er. Agriculture—Mossis, Lord, Lynde, and Hogan, Indian Affairs—Measis, Sessions, Halbert, On Indian Agairs—Messer, Fessions, maistry, Seebacher,
On Four Laws—Messer, Forster, Eidman, and Murtha,
On Gravenees—Messer, Eidman, Mills, and Lizby,
On Game Laws—Messer, Indian, Mills, and Siecens,
On Salt—Messer, Metarthy, Haibert, and Siecens,
On Eules—Messer, Robertson, Prits, and Siecens,
On Joint Library—Messer, Strahab, Robertson, and

GENERAL BUSINESS. STREET-CLEANING PROJECTS-THE BANK REPORT. ALBANY, Jan. 14.—The subject of streeteaning in New-York was called to the attention of the Legislature in bills introduced by Mr. Varmun and Mr. Mighell-Representatives of brown-stone districts in the metropolis. Mr. Mitchell's bill was prepared by the Municipal Society of New-York. In a slightly varied form the bill has been before two previous Legislatures. Mr. Varmun's bill has as its authors the Council of Po-litical Reform. It was introduced last year by Erasius Brooks. In the report of the Bank Department Acting Superintendent Lamb states that last year six bank as sociations were closed, and four new ones organized. The trust companies are unchanged in number. Mr. Lamb disapproves of the 10 per cent tax on the circulation of State banks, and favors the total withdrawal of greenbacks. He suggests several amendments and repeats his general recommendation—that the banking haw of the State need complete and thorough revision. Among the blits brought in to day were the following: By Mr. Wren—Amending the Act to reduce the ferrisge on certain ferry routes between New-York and Brooklyn. By Mr. Bennett—To reduce the rary of Interest on loans made by the Commissioners of Loan Offics to 6 per cent. By Mr. Bennett—Amending the act regulating the pay of fixemen in New-York By Mr. Duell—To establish the compensation of certain officers in New-York. By Mr. McAvoy—Requiring the New-York horse-railroad companies to employ a conductor and a driver on each car. By Mr. Hayes—To incorporate a Commercial Exchange in New-York. By Mr. Deauc—To aboitsh the office of Marsinal in the City of New-York, and to provide for other officers to discharge their duties.

The Clerk of the Senate has announced his appointments. The Assembly officers and committee clerks were also announced to-day.

Senator Forsier introduced a bill to-day relative to the Department of Buildings in the City of New-York; also relative to the rate of interest. tion of State banks, and favors the total withdrawal of

"NEW APPOINTMENTS. MR. DUTCHER LIKELY TO BE NAMED FOR SUPER. INTENDENT OF PUBLIC WORKS. [BY TELEGRAPH TO THE TRIBUNE.]

ALBANY, Jan. 14 .- The early adjournment f the Senate to-day, it is said, prevented the Governor from sending in two nominations for important offices. It is rumored to-night that one of the nominations was It's removed by the state of New York, for Superintendent of Public Works, and the other nomination that of feremma brew for Capitain of the Port of New-York. Warden Davis, of Sing Sing Prison, has resigned his office. The resignation is to take effect on April I. This resignation, it is said, has been brought about by political pressure. Mr. Pilsbury will appoint a Republication of the state resignation, it is said, political pressure. Mr. I lican in Mr. Davis' place.

The boy who doesn't leap over seven hitching-posts, kick a lame dog, snatch a handful of may beans in front of every greecry store, knock over a box or two, and work the handle of every pump on the side-walk on his way home from school, is either lazy or walk on his way doesn't feel well.

"Ma, are you going to give me another plece of pie!" Ma—" What do you want to know for!" Jeanette—" Because, if you ain't, I want to cat this plece slowly."—[Worcester Gazette,

BETRAYALS OF TRUST.

PECULATIONS AND FRAUDS. THE TRADE IN STOLEN POSTAGE STAMPS-HOW IT MAY BE CHECKED-THE BOGERT DEFALCATION

AND THE HAIGH FORGERIES. A prominent banker suggests a simple method for preventing the thetts of postage stamps by clerks and office boys, for sale. Dealers in postage stamps say they take every reasonable precaution against purchasing from young boys and dishonest persons Treasurer Bogert's defaications are believed to date nearly to his election as Treasurer of the Produce Exchange, C. C. Fallen, bookkeeper of the late Frank Leslie, is charged with dishonesty.

POSTAGE STAMP PILIFERING. A PRACTICAL PREVENTIVE SUGGESTED BY A BANKER-TALKS WITH DEALERS IN POSTAGE

To prevent the pilfering of stamps by merchants' clerks, a remedy was suggested yesterday by a prominent banker, who had suffered loss in that way. ie proposed that the Government grant the right to perforate the stamps with the names or initials of persons and houses whose business compelled the use of large quantities of stamps. The perforation, which could be made very fine and delicate, would not injure the stamp, he claimed, and at the same time would be a certain indication to any one to whom they might be offered for sale that they had been stolen. Under exist ing regulations the stamps would be cancelled by printing on the face of the stamps the names or initials ofthe persons using them. But the names could be perforated without injuring the stamps or in any way leading to fraud. In fact, the perforation would tend to prevent the illegal washing of stamp once used. The banker declared that he would pay will-

ingly \$100 a year for the privilege.

It is said by detectives that the greatest obstacle in the way of breaking up these petty robberies is the indifference of the merchants themselves. Detective Raidic, who has been the means of discovering many thefts of stamps, said that he had asked merchants many times to make complaint against the buyers of the stolen stamps, but they had refused to take any action. Dealers rarely ask questions of those who bring them stamps, but it is claimed that the detection of stolen stamps would be a simple matter if the buying of a private mark would lead quickly to tangible against the buyers if merchants would make an effort to iestroy the business of dealing in stolen stamps. The impossibility under ordinary circumstances of identity ing the stamps made the buying of them a compars. tively safe business.

CONVERSATIONS WITH DEALERS, A TRIBUNE reporter visited several of the firms who buy postage stamps, yesterday, in order to learn it any was that they tried to discourage small sales, and bought only of those they thought to be honest. J. A. and Ann-sts., said: Our stamp clerk tries to discrimi-nate between those who have come honestly by their

ore we will take them.

At the office of Raudall & Co., No. 61 South-st., the ate of decount was said to be "10 or 15 per cent."

"Do you buy small quantities of stamps!"

"Yes." replied the man in charge.

"Bo you buy many of boys!"

"Sometimes," was the reply. He said that he always tried to discriminate between honest and dishonst a blers.

In a letter to The Thintens Messie, J. A. & W. H

TREASURER BOGERT'S DEFAUCATION. The experts engaged in examining the books of the tate B. C. Bogert, treasurer of the Produce Ex hange, reported to the Finance Committee yesterday the result of their examination thus far. They had dis-covered that Mr. Hogert had been using the funds of the Exchange since he was elected to the office in June, 1876. The balance received from his predecessor, Mr. Phil-lips, was deposited in bank on June 1, 1876, and on

lips, was deposited in oans on state 1, 107, and on July 1 succeeding a deficiency of \$3,000 appears in the accounts of Mr. Begert. There was no regularity in the periods when Mr. Begert appropriated the funds to his own use, nor in the amounts. The largest amount taken at may one time was between \$3,000 and \$4,000. At the time of making his annual report, he would, by the use of certain collaterals, make up the deficiency so that his acts might not be discovered. For instance, a year ago the receipts of the Produce Exchange amounted to only about \$4,000, and it is shown that Mr. Bogert deposited about \$25,000, so as to meet his deficiency before making his annual report. It is believed that he must have used the Bergen County bonds at this time to secure a loan.

It is also found that the amount of deficiency, which is about the same as first sublished in This Trincare, \$34,800, was nearly as great just previous to his annual report to the Fhance Committee in May last. Mr. Foster, the counsel to the Board of Managers, has been instructed to continue his investigation in connection with

structed to continue his investigation in connection v Mr. Demarcst, the assignee of Mr. Bogert's property.

BOOK-KEEPER CHARGED WITH DISHONESTY A case is now pending in the Jefferson Market Police Court against C. C. Follin, formerly em ployed in Frank Lesiie's publishing house, on the charg of embezziement. The complaint is brought by Isan England, who, as assignee of the late Frank Leshe's estate, has been carrying on the business of the house for the benefit of the creditors. The defendant i

for the benefit of the creditors. The defendant is charged with appropriating various sums of money to his own use, while serving in the capacity or book-keeper, without making any record of the transactions in the books in his care. Several months ago it was published in The Tribune that Mr. Follin, as clerk for the State Commission at the Centennial, had failed to turn over \$1,500 of the fund appropriated by the State, and which remained unexpended in the bands of the commission. Certain State records in his care were also missing. Subsequently, it is stated, the records were found in the State Labrary at Albany, and the money was paid over to the State Controller.

J. LLOYD HAIGH'S ESTATE. A committee of creditors of J. Lloyd Haigh vas appointed at a meeting on Tuesday to devise some the benefit of the creditors and of the estate. It was suggested at the meeting that the estate should placed under the management of treaters, who should continue the business. The committee will had a meet-ing in a few days and will submit a report, if is ex-pected, at the next general meeting of the creditors, which will be held early next week. The receiver of the Grocers' Eank has not made an official statement of the bank's condition.

A CITY TREASURER'S ALLEGED FRAUDS. Judge Knapp has ordered a nolle prosequi on the indictment against John Kamena, ex-City Treasarer of Hoboken, who is alleged to have embezzled \$61. 000. The Judge said he was satisfied that the State could not make out a case on account of the statute of limitations. Kamena promised that if a noile prosequi was entered be would assist in recovering the money from his bondsmen.

WINTER AT LAST.

RICHMOND, Va., Jan. 13.-There has been a sudden change in the weather since yesterday, the thermometer falling 36° between sunset yesterday and

sunrise this morning. Snow-the first of the Winter-fell to the depth of three inches during the night. It is rapidly disappearing to-day, however, with a bracing wind from the northwest. wind from the northwest.

POUGHLEEFSE, N. Y., Jan. 13.—The severe snow-sform of has hight and the cold wave of to-day have again filled the Hudson River with ice, and it is rapidly

THE COURTS.

THE LEWIS WILL CONSPIRACY. CROSS-EXAMINATION OF THE SO-CALLED FEMALE

DETECTIVE. Another heaving was held yesterday in the

ontest over the will of Joseph L. Lewis, of Heboken. who left \$1,000,000 toward the payment of the Nationa debt. Muss Helen Florence, the so-called female detec-tive, was cross-examined. She said she had not ren-dered any detective services in the Lewis case except to appear as a witness. "I fold Detective Lowell," said Miss Fiorence, "that I knew where the forged marriage Miss Forcese, "Int I show where the long to the conflicted was planned, and he asked me to testify. It was related at Mrs. Bussell's boarding-house. Gartin, Caldwell, Fleet and Arnaux were engaged in it. Mrs. Russell told me that a man had zone to Jersey City to obtain chemicals and tak to be used in filling certain erritinate. Mrs. Bussell was to get \$10,000 for giving the us of her house to the conspirators, if the will was broken."

Miss Florence denied that she had ever been engaged in a scheme of blackmail. She once lived in a bouse in Washington-pace, this city, and entered a complaint against in sa house of disorderly character. The witness refused to answer many of the questions.

SENT TO PRISON FOR TWENTY YEARS. TRIAL OF THE NEGRO WHO NEARLY MURDERED

A COOK. John Robinson, the negro who robbed the house of General Hendrickson, No. 144 West Fortyeighth-st., and nearly killed Mary Redfern, the cook, was tried yesterday before Judge Gildersleeve. He was indicted for burglary in the first degree and assault with intent to kill. A plea of burglary in the second degree was accepted, and he was then tried for assault. He was accepted, and he was then tried for assault. He was defended by Peter Mitchell, Mr. Rollins prescuting. Mary Redfern and Mary Brady testified as to the reb-bery and assault, teiling the story as already told in full in The Thibuxe. The jury returned a verdect of sulliva-ludge Goldersleeve sentenced him to State Prison for ten years for each offence, the second term to begin at the expiration of the first. Mr. Rollins aunounced that the prisoner had been sent to prison for burglary in 1862 and 1870.

AN AGENT EXCEEDING HIS AUTHORITY. Judge Choate yesterday handed down a decision in the matter of Ketchum & Belknap, bank rupts. Franklin M. Ketchum and Thomas Beiknap jr. were copartners in a banking and brokerage business. and failed in 1878. Morris Ketchum, father of Frankli Ketchum, employed Belknap individually as his agent. and intrusted to him for safe keeping a large amount of securities. Belknap also had authority amount of securities. Belknap also had authority to draw cheeks in the name of Morris Ketchum, but only for the use and benefit of the latter. After the failure of the firm it was discovered that, unknown to Frankith M. Ketchum, Belknap had drawn checks in the name of Morris Ketchum and had deposited the proceeds to the credit of the firm. In all \$8.612 were used in this way. Belknap also sold securities which he held in trust and deposited the proceeds to the firm's account. He used other securities by hypothecating them with the Fourth National Bank. The claim for missing securities is \$27.080. One of the creditors took proceedings to expunge the proofs of the debts. Judge Choate helds that the proofs of the debts. Judge Choate helds that the eroofs of the debts must stand as valid claims against the estate.

ASSAULT BY A DISCHARGED SERVANT. Bernard Mooney is the proprietor of a resaurant at No. 1,415 Broadway. In his employment as waiter was William Mc Dermott who was discharged ing up a butcher knife chased Mooney round the saloon parton for some fancied insult. During this scene the guests fled from the saloon, and the cashthe guests fiel from the sation, and the Casa-ler. Louisa Balter, fainted behind her desk. When she recovered she saw her employer running out of the front door with McDermott in pursuit. Ann Daley, a former cook, who had returned with McDer-mott, held Mooney in her arms at the beginning of the conflict. McDermott and Ann were both arrested, and Justice Patterson, at the Y-rkytile Court, fixed McDer-mott 810. Ann was fixed \$5, and in default both were sent to purson.

ADMITTING NEGROES TO THEATRES.

In the United States Circuit Court yesterlay, in the case of Joseph Singleton, a doorkeeper at Civil Rights act by refusing admittance to a colored man named Davis, counsel for the defendant democred o the indictment on the ground that the Act is unconditutional, because it interferes with the right of the stitutional, because it interferes with the right of the State of New-York to provide the means under which clinens of the State have the power to control their private property. Assistant District-Aftroney Fiero polited out that this was an assertion of State Rights, because it was, in fact, claiming that the United States had not the power to extend to one clinea a right which the State itself conferred on others of its clineas. De-cision was deferred until the February term. The question is to be carried to the Supreme Court.

EXTENSIVE THEFTS FROM STEAMSHIPS. Michael Shanahan was placed on trial yesterday at Jersey City, on an indictment charging him thieves which had its headquarters in this city a few years ago. The robberies of this gang are estimated at indictment was found was that of siks valued at \$3,000 which were stolen from the docks of the North German Lloyd Steamst n Company, in Hobeken, on October 9, 1877.

BREAKING INTO A JANITOR'S ROOM.

Eugene O'Neill has been janitor of Grammar two years. The Ward Trustees recently removed him without charges and put John L. Vosburgh in his place Judge Sedgwick yesterday granted a temporary injune tion against the trustees and Mr. Vosburgh. The argument for a permanent infunction will be made Saturday. In his complaint Mr. O'Neill says that Mr. Vosburgh, on

POLICEMAN NUGENT'S TRIAL. The trial of John Nugent, the police officer barged with complicity in the Manaattan Bank burgary, was continued yesterday in the Court of General easions, before Judge Cowing. The cross-examination of Shevelin was concluded. Testimony was given to prove that Nugent knew Shevelin before the robbery, and also to show that after the burgiary the prisoner had more than the usual amount of money in bis possession. The case will be continued to-day.

PROMOTION IN THE GENERAL SESSIONS. Lawrence A. Cutry, one of Judge Cowing's appointments as court officer of the General Sessions, has been promoted to be Captain of the Court Squad of Part II., and will hereafter have charge of the prisoners tried in that court. Captain Lindsey, his predecessor, has been placed in charge of the officers in Part I. of the General Sessions, in place of Captain McCloskey, reired on account of paralysis, which has disabled hi Mr. Curry was formerly one of Sheriff Brennan's most trusted deputies, and subsequently became a city marsnal. He was the only Democrat appointed by Judge Cowing on coming to the Bench, and his appointment was wholly upon personal grounds, the fidelity, courage, chergy, and other qualifications of Curry being his chief recommendations. His promotion by the joint, vote of Judges Cowing and Gildersleeve is an honor which Captarn Curry naturally appreciates.

SEIZURES FOR PERSONAL TAXES. The sale of the personal property seized on he premises of E. J. Woolsey at Astoria, by order of Treasurer Morris, of Long Island City, for alleged ar. rears of taxes, amounting to some \$7,000, was yesterday again postponed until Wednesday, the 28th inst., pending a legal settlement of the question of title. Mr. Woolsey claims that the property seized belongs to his nother. Meantime the Treasurer is apparently not to be deterred by legal difficulties from pursuing the course seizure on Toesday evening, of personal moperty on the premise of Dr. Sanford, at Astoria, the process being issued against Jane E. Sanford, his wife, in whose name the property stands. The arrearages charged against her amount to about \$5,000. The sale is advertised for Monday next.

CRIMINAL NOTES.

John Steinmuller was held for trial yester-David Buckley and John Hughes, two out of the five persons arrested for alleged participation in the assault on Roundsman Denn, were held for examination vesterday by Justice Patterson in the Yorkville Poice Court.

Potice Court.

At the Tombs Police Court yesterday, before Justice Kilbreth, James B. Johnson, boarding at Leggett's Hotel, charged John Haves, age forty-two, of No. 145 Fulton-st, with violating the law against gambing. Johnson elleges that on January 2 he visited the place of Hayes and lost \$50 at faro. Hayes was required to procure bonds in \$2,000, and he offered the name of Thomas J. Daly, proprietor of a low injure store in James-st, which was promptly rejected. Johnson was sent to the House of Detention.

OPINION IN A RAILROAD SUIT. TRENTON, N. J., Jan. 14 .- Chancellor Runyon lelivered an opinion to-day in the case of the Central Railroad Company of New-Jersey, and others, against the New-Jersey West Line Railroad Company, on the

UNITED STATES SUPREME COURT. Washington, Jan. 14.—The following business was transacted in the Supreme Court of the United

States to-day:

Nos 1.075 and 1.076 -N. A. Cowdry annellart, et J. B. Vandenderre et al. Aupent from the District of communations of the communation of the Cowdry and the

COURT OF APPEALS.

ALBANY, Jan. 14 .- In the Court of Appeals to-day-present, the Hon. Sanford E. Church, C. J., and associate -- the following business was transacted; ussociare—the obliving observes as a transacted;
No. 2.—William Ryan, plaintiff in error, sat, the People,
to., defendants in error.—Argued by F. L. Westbrook for
No. 4.—Nancy Cordell, administrative, respondent, sat, too
New York Central and Horison Biver Railroad Co pany,
appellant.—Argued by Matthew Hale for appellant and J. H.
Chute for resociatent.
The following is the Court of Appeals calendar for Thurslay, January 15, 1880; Nos. 30, 5, 7, 8, 10, 10, 25 and 28.

DECISIONS-JAN, 14.

Swerene Court-Chambers-By Judge Brady .-

timition or laws of the United States; the application is herefore denies.

**secret Term.—By Judge Van Verst.—Grand set. Girand et al.—The findings and conclusions are approved; an expressed copy should be handed up for sign-lure.

By Judge Lawrence.—The Leather Manufacturers National tank act, the Oxford fron Company and others.—Granted labrock agt, Einrich.—Sistem for leave to amend the combinities; anted upon payment of costs.

**Common Pleas.—Special Term.—By Judge J. F. Daly.—Statch act Griffon.—Staten denied; ace opinion. Kaiz act take and others.—Motion grafice with \$10 costs; see opinion while all the properties of the costs. The costs of the combination of the costs of the costs. The costs of the costs of the costs of the costs. See opinion of the costs of the costs of the costs. See opinion of the costs of the costs of the costs. See opinion of the costs of the costs of the costs. See opinion of the costs of the costs of the costs of the costs of the costs. See opinion of the costs of the costs. See opinion of the costs of the costs of the costs of the costs. See opinion of the costs of the costs of the costs of the costs of the costs. See opinion of the costs of the costs. See opinion of the costs of the costs of the costs of the costs of the costs. See opinion of the costs of the cost 15. at 12 m.

Marine Court - Chambers - By Judge Hawes, Smeider agt, Smeider - Molton granted, combiaint dismissed
with costs and costs of motion Couners agt. McDonnell Motion granted. Stern agt, Dembosky: Beran agt. Van Alstyne, - Motion for phadment on demarter granted. Moses
act. Van Baten: Banman agt. Banman; Whitman agt. Eichler - Motion granted. Van erheide agt. Solw-critteger. - Motion granted, c-molaint dismissed with costs and costs of metion. Henitz agt. Crooks. - See memorandum.

SUPPLIME COURT-CHANDERS-Donohue, J.—Court osens at 1930 a. m. Calendar called at 11 a. m.—Nos. 109, 182, 224, 249, 249, 251, 224, 223, 229, 227, 340, 352, 353, 354, 355, 356, 157, 358, 359, 360, 361, 362. The Assessment Calendar will

be colled to-morrow.

GENERAL PRESS. DAY'S. P. J. and Brady and Bartett, JJ.—
CORT open at 10:30 s. ta.—Nos. 149, 447, 150, 151, 152, 153, 154, 15*, 160, 181, 191, 198, 201, 202, 203, 214, 217, 227.

1807, 1415, 1003, 1805, 2185, 1271.

PART II - Van Vorst, J. - Court opens at 10:30 a. m - Nes, 5024, 1325, 593, 381, 736, 1170, 292, 2181, 1735, 763, 1389, 149-, 1754, 885, 666, 773, 1364, 1331, 114, 1233, 746, 1039, 1330, 559, 1523.

PART III - Adoutned until Monday next.

*CPERIOR COURT - GENERAL TERM - Adjourned until the first Monday in Education. **SUPERIOR COURT-GENERAL TERMS-Adjourned until the red Monday in F-broady. — Court opens at 10 a. m.—Calenter and 11 a. m.—Nos. 1. 63, 13, 32, 57.

TRIAL TRIM—PART I.—Freedman, J.—Court opens at 11 a. m.—Man. 547, 467, 1072, 1073, 1074, 1075, 1076, 208, 323, 407, 407, 1072, 1073, 1074, 1075, 1076, 208, 323, 323, 630, 72, 631, 559, 181, 611, Learned agt. Tilletson,

and July Paris II and III—Adjourned for the term.

Paris II and III—Adjourned for the term.

COMMON PLEAS—GENERAL FRANCE P. Daly, C. J. and
Van Brunt, J.—Court opens at 11 a. m.—Nos. 150, 151, 152,
153, 154, 154, 155, 143, 23, 25, 39, 49, 55, 76, 78, 79, 86, 88, SPECIAL TERM -J. F. Daly, J .- Court opens at 11 a. m .-

No. I. Polity Term.—Adjourned until January 19.
FOURTY TERM.—Part I.—Van Roeses, J.—Court opens at 11.
a. m.—Nos. 1200 2402 1161, 1076, 1313, 2427, 200, 126, 1097, 002, 2009, 2124, 1451.
MARINE COURT—GENERAL TREM—Adjourned until Jan. 25.
THEAT TERM.—Part I.—Shea C. J.—Court opens at 10 a. m.—Nos. 443, 3803, 519, 519, 574, 575, 436, 5945, 388, 293, 581, 282, 583, 149, 141.
FART 11.—Sinnott, J.—Court opens at 10 a. m.—Nos. 3071, 1180, 2233a, 216, 3253, 32704, 4074, 113, 3285, 4000, 3215, 1381, 135, 135, 2001.

assault and battery.
Pant II-Cowing, J.-The Peo; le agt. John Nugent, burg

REPUBLICAN DISTRICT MEETINGS. The Hd Assembly District Republican Association held its regular monthly meeting Tuesday evening, at No. 406 Pearlet, W. J. Kavanagh, vice-president, was in the chair. The committees for the ensuing year were announced, and twenty proposals for membership were received.

A meeting of the XXIId Assembly District Republi

can Association was held Tuesday evening at Ma-sonic Hall, No. 160 East Engaty-sixth-st. C. Julius Langbein called Mr. Knobloch to the chair. As Mr. Knobloch stepped upon the platform enses of "Get off, there!" "You are not chairman!"
"Bounce nim!" greeted him. So Mr. Kuoh
lock in the confusion left the hall. Mr.
Hamburger then made a few remarks, at the conclusion of which he called upon James McKenna to take the chair. As Mr. McKeena made his anpearance be was received with applause. perfance he was received, article twenty of the by-laws was read which showed conclusively, it was argued, that Mr. Knobloch had no right whatever to be charman. The meeting was then adjourned.

At the first regular meeting for the new year of the XXIIId Assembly District Republican Association, at Republican Hall, No. 109 East One-hundred-and twenty-fifth-st., Taesday evening President Henry Welsh, occupied the chair. The Committee on Admissions, of which Frances Raymond is chairman, reported sixty-three new members for election, who were unanimously elected. The names of twenty-five persons for membership were proposed and referred to the Committee on Admissions. A motion directing the meetings of the association to be advertised in The Trillune was noopted. Rosolucions were introduced hearthly approving Senator Asior's bills now before the Legislature, providing for the reduction of fares upon the elevated railronds to 5 cents and providing against the minghing of trust funds.

Other resolutions were also adopted, declaring that the association congratulated the Republicans in Maine on the progress which they have made in their battle. ter order was restored, article twenty

PROCEEDINGS OF THE ALDERMEN.

NO NOMINATIONS BY THE MAYOR-EXTENDING THE NEW MARKET. The Aldermen's chamber was crowded Tuesday with politicians, who anticipated that the Mayor would send in nominations but they were disappointed. President Morris announced the standing committees. Alderman Goodwin offered a resolution setting forth that the establishment of ket on the Fort Ganzevoort property had been beneficial, and approving Assemblyman Deane's bill authorizing the city to acquire more land in the vicinity of the market in order to extend its benefits. This was referred to the Committee on Law. President Morris offered a resolution that a ferry be established from Hounte's Point to Pavania-ave., Jersey City. This was referred to the Committee on Law.

The Mayor recently sent to the present Board of Aldermen a veto of the resolution passed by the old Board in favor of the Prail steam-heating project. The Corporation Counsel was asked for his opinion as to the legality of this, and repiled that the course adopted by the Mayor is this instance seemed proper, but the present Board cannot reconsider resolutions passed by the old Board and vetoed by the Mayor. the Fort Ganzevoort

MORE LIVE STOCK FOR ENGLAND. BALTIMORE, Jan. 14 .- The British steamship Thanemore cleared hence for Liverpool to-day with the largest cargo of tive stock ever shipped from this perf. She has on board 385 head of cattle, 507 sheep and 105 hogs. The cattle are stowed between decks.

"Going to leave, Mary?" "Yes mum; I find I am very discontentes." "If there is anything I can do to make you comfortable, let me know." "No mum, it's impossible. You can't alter your figger to my figger, no mor'n I can. Your dresses won't fit me, and I can't appear on Sundays as I used at my last place where missus's clothes fitted 'xactly."

"Papa," said he, as he was being shown some pictures in a book Santa Claus had left him. "Papa, why does camels have such big bunches or their backs I". The information received not being satisfactory, he at l-night solved the difficulty himself. "Way, I know, papa," said he, "It's so's ther'll be camela." Which must be the reason.—[Elmira Advertiser. questions whether the case shall be argued in the Federal or State Courts, and whether the trustees are bound to defend both suits. The Chancellor decides that they